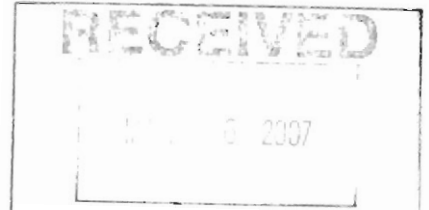


In the United States District Court
for the District of Delaware

Ronald C. Anderson
vs.

CIVIL ACTION NO. 05-877-JJF

General motion



Re: Ronald C. Anderson v. General motion

Dear Judge FARNHAM:

G.m. Attorney is Requesting oral Argument on the motion; Has NOT been scheduled. I Request There motion; Reason it is A moot Point - Reason is, G.m Fail to Answer pleading within 20 days.

policy BASIS Holding AS Ohio law does, THAT Judgment enter by default one to be Treated AS if they Had been fully Adjudicated on the merit is simple; the need to Have finality In Judicial proceeding and simple Fairness dictate THAT A person, who chooses not to defend an Action should not later be given A second Chances to Litigate the merits of that Cause of Action In Re Stoddard, 248-B.R. 111.

You Honor on 9-15-06 G.m Admits THAT U.S. Marshall serve The 285. Along with The Complaint In This matter. CIA. 05-877-JJF G.m Fail to Reopened. According to 20 days. Making There letter of Feb. 27-07, A moot point.

Chief of Service

To: The Honorable Joseph J. FARNAM JR,
UNIT STATES DISTRICT COURT
DISTRICT of DELAWARE
844 N. King Street
WIL, Del, 19804

Eckert SPAMANS - CHERIE MELLOTT LLC
300 Delaware Avenue Suite 1210
WIL, Del, 19801

Re: *James E. Anderson*
U.S. Court of Appeals
for the District of Columbia
1980-1981

To The Honorable Joseph S. Parnham Jr.
United States District Court
District of Delaware
844 N. King Street
Wilmington, Delaware 19801



U.S. MAIL
X-RAY

1980143819-99/0012

